OTTAWA TORIES FAIL IN EFFORT

ATTEMPTED TO MAKE BULLETS FOR MCBRIDE

Appointment of Judges of Appeal—Reply of Minister of Justice.

(From Our Parliamentary Correspon-

dent.) Ottawa, Nov. 13.-It was expected that the Opposition would lose no time would suppose that those who were thereafter prior to the next regular sitin manufacturing material for the Mc- charged with the responsibility for the ting of the court, the new court could Bride campaigners in British Columbia and Mr. Borden made the attempt yesterday afternoon. It was apparent to had been provided by the necessary torney general of British Columbia everybody, however, to even his own legislation of the dominion parliament; pointing this out, as I regretted any followers, that the effort was a fail- and when nothing remained but the embarrassment that the delay of even ure, simply because he had a weak bringing into force of the provincial one day would cause in what I suppose case. Moreover he did not seem to be very well informed of the circumstances, and the minister of justice not only completely routed him but severely took the Provincial government to task for the manner in which it had dealt with an important matter,

Mr. Borden attacked the government for what he described as unnecessary delay in appointing the judges of the Appeal court provided for under pro-Appeal court provided for under pro-vincial legislation passed in April, 1907. der if he heard during the summer in 1908 any rumors that these judicial exactly the position I was in in the He admitted that the Dominion government had provided for the salaries of these judges more than a year ago, but failed to explain why the provincial authorities waited until last September before bringing into effect their act of 1907.

It must be remembered that the provincial legislation of 1907 was of no value until brought into force by proclamation and the Provincial government, therefore delayed taking action for nearly two years and a half after the passage of the act and fifteen months after the Dominion had voted the salaries of the judges. And yet Mr. Borden had the hardihood to attack the Federal government for taking a few weeks to make the appointments. Hon. Mr. Aylesworth's reply was con-

Mr. Speaker, with the general observation with which the hon, gentleman opened his remarks, and as to the impropriety and undesirablity of making any matter as to the constitution of the courts or the appointments to judicial offices matters to be bandled another in this country, I am sure every one who listened to him will cordially agree. And, but for the observations which at a later period of his remarks fell from his lips one might have been in doubt whether the point of the statement with which he islation under which the court of appeal of that province was established gone; it became the law of the province of British Columbia as long ago as April, 1907. And, one who has followed the course of public affairs in the province of British Columbia might have been given to rather wonder why there was such extraordinary delay-to quote words of the hon. gentleman-in the province then had and of which the and assented to on the 25th of that month. The parliament of this dominit prorogued two days later, on the 29th of April, 1907, and long before any official notification of the passing of this particular statute could reach us at

nothing-I am free to say during the spring of 1907 I had the pleasure of a personal interview with the first minroad to the old country, and I was perfectly aware that some weeks before this parliament prorogued on the 27th and that in all probability it would be-come law when the assent of the lieutenant governor was given to the stanothing of its provisions except what ment increasing the number of the ments and that I am proposing to de-was conveyed to me in the personal present judges of the existing court lay still a little longer. accordingly no one would attribute any blame to the House, at any rate, or to the parliament of the dominion in doubt I had no foundation for it. interview to which I refer. I suppose to the parliament of the dominion in the circumstances that there was no the circumstances that there was no during the session of 1907 to supplement that of the province of British ment that of the province of British weeks ago. I was told then, perhaps, Columbia. It was impracticable that it weeks ago. I was told then, perhaps, istration of its analys can wait patient drew their support from Premier Mc-should be so. I do not think that any the first day I was back in the office, ly with this statute on their books for Bride on the eve of an election and should be so. I do not think that any one in British Columbia expected that it would or that it could be done. If the court of appeal for the province to bring it into the court of appeal for the province to be a period of two years and four months before they choose to bring it into the court of appeal for the province to think that any certainly within a day or two, that the appeal for the province to bring it into the court of appeal for the province to bring it into the court of appeal for the province to the provinc parliament could not act during the session of 1907, the circumstance that the legislature of British Columbia chose to postpone the putting into lamation bringing it into force should time, and I must bear responsibility to blame. be issued, was in itself a sufficient that may rest upon me for the circu reason why this parliament could not stances that, since I reached Canada be blamed, at any rate, if it did not some four weeks age and up to the pass the necessary legislation providing salaries for the judges of the new recommendation for the appointment court during the session of 1907.

vincial legislature establishing the of this court should be brought into new born babe as the well grown child. court had never yet been brought into effect by proclamation. That, of course, It contains no opiate or poisonous force, this parliament passed its legis-lation providing for the salaries to the be taken at any time and which, it cine to her child has the guarantee of judges of the new court, and providing that the legislation of this parliament in turn should not become effective until a procedure to the salaries to the seemed to make any recommendation of the legislation of the salaries to the seemed to me, there was no necessity should be taken until I was prepared to make any recommendation of the salaries to the discontinuous concluded with an elocation to the concluded with an elocation to the seemed to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared to me, the necessity should be taken until I was prepared to me, there was no necessity should be taken until I was prepared ing that the legislation of this parliament in turn should not become effective until a proclamation to that effective until a proclamation to the proclamation of the proclamat fect was issued by the governor general in council; and as far as the department of which I have charge is concerned, I might, I think, offer a been in my communications with teething troubles, destroy worms, break into this province to help us develop sufficient answer to the observations of the attorney general of British Colum- up colds and thus prevent deadly the hon. gentleman, by stating that I bia on the subject. I received a tele- croup. Sold by medicine dealers or by block of land to give them, nor roads

act of this parliament providing for their salaries has been brought into effect by his excellency. But I am taking no such position. So far as I am connected the second day of November—the second day of November the second day of Novemb for the payment of salaries to the statute, I noticed the provision which judges of the court of Appeal in British the hon, leader of the Opposition has

statute of this parliament was assent- held at any time. they needed four additional judges, one appointment of judges at any administration of justice in that prov-ince would at least have acted then judges being sworn in, if they saw fit The hon, gentleman refers to the un- I was not ready to make the repositions were being made pawns in the | matter.

at Ottawa. That delusion was dispel- is not, in that view, desirable that I led on the 26th of October last by the should go into the same particularity return of the government. Still nothing on this occasion that I did in writing was heard of the government of British a letter—which, while not a private Columbia bringing this act into force. letter, was more or less of a confidenbrought into effect on the 1st of Sep- the increased confidence of the public tember then following. The information which the hon, gentleman has, so appeal if it were not to be composed to the respect to far as I am aware, is slightly inac- altogether of new men without previous most successful and enjoyable ever that is simply this: That last spring, I pointments were contemporaneously think in April, possibly in May, but made to the vacancies which promo-April or the early part of May, the cancies on the bench for the trial of attorney general of British Columbia causes, a greater embarrassment to the Cooney, Wright, S. J. Pomercy, Nash was in the city of Ottawa on his way business of litigants by the inability and John Dobie, the latter also acting opened was directed towards this government or towards the provincial govwe discussed this subject; he left me
to the old country. He called upon me, to carry on all the assizes or sittings were given generous applause, especialwe discussed this subject; he left me
to carry on all the assizes or sittings were given generous applause, especialwe discussed this subject; he left me
to carry on all the assizes or sittings
were given generous applause, especialwere given generous applause, especialto the old country. He called upon me, to carry on all the assizes or sittings
were given generous applause, especialto the old country to the old country. He called upon me, to carry on all the assizes or sittings
were given generous applause, especialto the old country to the

> summer, I was in reasonably close And I am not yet ready to do so. touch with the progress of Canadian

into effect, was the correct one. of April, 1907, that legislation of this event demonstrated was entirely er- think, any one charged with the reroneous, I admit, but I had the impresthe legislature of British Columbia, sion that instead of going on and conjudges, practically doubling the num-ber of their judges in the province of in the consideration of what course seen a copy of the statute, and knew British Columbia, a substitute arrange- should be taken as to these appointthere were no other reason why this the court of appeal for the province force, I think the delay between a court ing.

Then, my delay at any rate in actof judges to this court or any recom During the session of 1908, and not- mendation that our Dominion statute withstanding that the act of the pro- providing for the salaries of the judges

cerned I am perfectly willing to assume ber instant. I looked at the statute to responsibility for any proclamation by verify my recollection. I saw that the his excellency in council bringing into statement was entirely accurate. But force the Dominion statutes providing side by side with that provision of the referred to to-day, that the court of Now how stands the matters as far appeal, when constituted, could hold as dates are concerned? In April, 1907, the court was constituted in British The regular sittings are to be on the Columbia, the statute not made effect first Tuesday of the months as I recoltive or brought into force. In 1908 this | lect it-of January, May and September parliament provided the salaries, the of each year; but special sittings at statute not brought into force. The either Vancouver or Victoria may be

ed to in July 1998. If there had been | Accordingly, it was manifest that if any crying need for this new court in there was no court in existence on the British Columbia, if the five judges second of November, 1909, but if the they already had were unable to cope court was brought into existence by with the business of the court so that the dominion proclamation and by the with promptness, and when the salaries to do so. I wrote at once to the atact constituting that court, and the ap- may be called public business-in the would suppose, if there were necessity accurate. I am sorry that should be the for prompt action, we should have had case. Delay in any litigation is always something done during the summer an injury to the suitor, and, indirectly, months of 1908. We had nothing done. | to every interest connected with it. But fortunate or to the disagreeable or the mendation of the individuals which it ENTHUSIASTIC SMOKER unpleasant rumors on the subject at was my duty as minister of justice to the present time. I wonder if he heard make to his excellency in council, and any rumors twelve months ago. I won- I stated to the attorney general of Brit-

political game, that the government of British Columbia were waiting in hope things as the personnel of a court that the elections of October, 1908, should be made—at any rate beforemight bring a change of government hand-a matter of public discussion. It somewhere about either the end of tion would cause, there would be va-

into force within the next few hours. I have no astonishment to express I thought that it would be so, I ex- that I have not received an answer. But

been brought into force. Nothing was court of appeal until I was in a position the province then had and of which the province itself felt the need. The province itself felt the need. The provincial statute establishing the court of appeal was passed in April 1907, and it would be done, but that it was going the general public, and, in the inter- speaker of the evening, complimented ment." to be done, as I understood, forthwith. est of the administration of justice in Mr. Jardine on being the object of And when weeks passed, and months the province desirable, that no appoint- such a splendid gathering and compassed, and I heard nothing, and alment at all should be made until I was though not in this country during the ready to make all the appointments.

I could name one man: I could name affairs and heard and saw nothing in more than one man; for that matter the newspapers or otherwise of any I could name many more than the bringing into force of this statute, I number of judges to be appointed—who honestly thought that the opinion which are men, I think, fully qualified and I had previously in my own mind, eminently fit for the position. But the whatever it was worth, namely, that appointment of judges to any court, this statute would never be brought especially to a superior court, and more especially to a court of appeal for a I had the impression, which the province, is a matter about which, I sponsibility of making the recommen-

would be adopted, and that this sta- But I trust that before the end of the

A RELIABLE MEDICINE

safe. This medicine is as good for the

life from drudgery.

SOAP.

meets you half-way-does

all your work in half the

time if you follow directions.

Sunlight Soap-absolutely

pure—saves clothes from in-

jury-hands from roughness-

ESQUIMALT FOR JOHN JARDINE

HELD AT ESQUIMALT

Liberal Candidate is Immensely Popular in Adjoining Riding.

Among those who contributed to the

J. C. McIntosh made a splendid feet of the finest merchantable timber chairman and in a short speech culoin the world. Instead of preserving in the world. Instead of preserving the interests the words of the hon. gentleman—in the putting into force of this statute which presumably the legislature of British Columbia when it passed it, the morning that this statute had the morning that this statute had the putting into force of this statute which presumably the legislature of British Columbia when it passed it, the morning that this statute had thing to make appointments to the legislature of the people it is handed over to two or

> Lieut.-Col. Currie. Lieut.-Col. Currie, who was the first the man whom they were honoring. Dealing with railway matters he imerals were not opposed to the building of railways, but only to the construction of lines at great cost to the countion of lines at great cost to the country which would simply parallel exista pretty good type of the McBride govadians have for a long time suspected ing roads and not materially assist in the development of the province. If the paralleling of the C.P.R. were to the people of Esquimalt would have a metric lower there might

> So repugnant was the contract that life-long Conservatives had to declare their objection to it. Sir Hibbert Tupper was by no means alone in his opposition. The resignation of the position. The resignation of the conservative association. That was most unfor the space granted to the federation of the conservative association. position. The resignation of the strongest and most generally respected of the ministers was a thing that could not be got over by any amount of ex-

December is not one for which this government or the department of jusof John Oliver in the Columbia & force of their legislation antil a proc- ing in this matter counts from that tice can properly be held in any way Western matter, he knifed his Liberal by Attorney-General Bowser in favor supporters. Last election he went to the people on a better terms cry, false rectly with the matter and establishas his presentation of it was, and at ing the university here. Mr. Helm that time, the colonel said, he had been FOR ALL CHILDREN told that McBride's next appeal would be on a contract with Mackenzie & Mann. If the government was returned no doubt the Premier know what his next appeal would be

Colonel Currie concluded with an ele but when men came we have not the hon, gentleman, by stating that I am not in a position to make recommendations for the appointment of indees in British Columbia until an ition to the fact that under the British Columbia until an ition to the fac

encouraged to come here, and through guides they have taken up not square miles, but hundreds of miles of the most valuable timber and agricultural lands. As a native son of the Island I have unbounded faith in its resources. We have gold and silver, and many other minerals, and in 1907 McBride promised to open up the Island, but what has he done? The Mill Bay road they talk so much of will not benefit the island, and is a waste of money. If the money had been spent on opening up the Island, so as to enable the prospector to go into the interior and prospect for mineral, it was quite within the range of possibility that there would be mines opened up and dereloped that would equal, reced, anything on the American conceed, anything on the American eloped that would equal, if not ex-"If we are united and put in a

business like government, under John Oliver, we can have these opened up and developed.' The Candidate.

Mr. Jardine was given a rousing reception, the audience cheering him to the echo. The late member—and member-to-be-spoke of the difficulties of getting justice for Esquimalt constit-

great public works so essential to the perty." naintenance of the unity of the Empire. In this outpost of the Empire we have a harbor that is fit to contain every one of his Majesty's ships. quimalt in regard to the great oppor-tunities that lie before us and the dereloping of our great harbor. (Cheers.) It is most unfortunate that we have M. B. Jackson made a rattling good at the head of affairs in British Co- speech, recalling the great services Esquimalt's sturdy electors, among and obstructive tactics have been such have been made and are available to

and confidence of honest men. far as I am aware, is slightly inac-curate, I do not know to what he al-ludes. So far as I am aware, there has been nothing in the way of an official letter, or a private letter, or of any-letter, or a private letter, or of any-letter date, I intend to apply to the Hon, the city, and the committee which the city, and the committee which the province that some of the province that the province and petroleum upon the province and petroleum upon the province and petroleum upon the province and under the water and to be congratulated. There was music far as I am aware, is singitly made curate. I do not know to what he all ludes. So far as I am aware, there has been nothing in the way of an official letter, or a private letter, or of anything in writing, to any member of this government. I do not know what could have passed in the way of contents of the way of contents of the best interest of the administration of justice in the province that some of the members of the new court of appeal the contents of the middle west Mr. Jackson took up the members of the head of the city, and the committee which the city, and the contents of the contents of the contents of the contents of the city, and the committee which the city and the committee which the city and the committee which the city and the committee which th will become our next premier. (Hear, N. R. line to the coast it would be Alhear.) I know his great heart and berta, which was getting the outlet a man whose heart beats in sympathy simply being used for the outlet. with humanity, who will give to us Frederick Guest dealt with school with humanity, who will give to us those rights which are ours in this matters. great country.

we discussed this subject; he left me with the statement that this statute the time when the positions of judge-ships might be vacant. I have not had any answer to my communication.

I do not know whether my ideas in the matter commended themselves to straight to the telegraph office to send a telegram which would lead to the statement that this statute the time when the positions of judge-ships might be rectal that the statement that this statute the time when the positions of judge-ships might be vacant. I have not had any answer to my communication.

I do not know whether my ideas in the matter commended themselves to the attorney general or not. I have not had the workingman's candidate," "\$3,000,000 for naval defence at Esquimalt and the workingman's candidate," "\$3,000,000 for naval defence at Esquimalt and the workingman's candidate," "\$3,000,000 for naval defence at Esquimalt and the workingman's candidate," "\$3,000,000 for naval defence at Esquimalt and the workingman's candidate," "\$3,000,000 for naval defence at Esquimalt and the workingman's candidate," "\$3,000,000 for naval defence at Esquimalt and the workingman's candidate," "\$3,000,000 for naval defence at Esquimalt and the workingman's candidate," "\$3,000,000 for naval defence at Esquimalt and the workingman's candidate," "\$3,000,000 for naval defence at Esquimalt and the workingman's candidate," "\$3,000,000 for naval defence at Esquimalt and the workingman's candidate," "\$3,000,000 for naval defence at Esquimalt and the workingman's candidate," "\$3,000,000 for naval defence at Esquimalt and the workingman's candidate," "\$3,000,000 for naval defence at Esquimalt and the workingman's candidate," "\$3,000,000 for naval defence at Esquimalt and the workingman's candidate," "\$3,000,000 for naval defence at Esquimalt and the workingman and the w inces will be handled in such shape tional Anthem. over to private individuals, many of DELEGATES FIND REAL a telegram which would lead to the doubt he has many other things to issue of the proclamation, and that I think of at the present moment than think of at the present moment than man to do his duty."

In a telegram which would lead to the doubt he has many other things to Halifax," "Esquimalt expects every where we are to Sarita river it is estimated that there are twenty times.

even after the existence of those needs pressed upon his hearers that the Lib- had been admitted by the premier and minister of public works. The Lampson street school, with its false heart of the American Federation of Labor the contract contained not one word about control of rates. Mackenzle & Mann would have absolute control of and on a dull day they had to be sent and on a dull day they had to be sent that two weeks from that there were 350 children is a portion, and passed the resolution by a unanimous vote. For all time it will remain on record in the proceedhe situation.

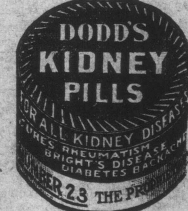
So repugnant was the contract that

So repugnant was the contract that

Jardine said he had urged the build
In addition, the reso fortunate for the children of Esquition's proceedings.

malt! It would never do for the gov
During the discussion of the report portions of the town were dealt with court on behalf of the convention of this most important of matters. University Site.

On the university site Mr. Jardine which the government was dominated



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We have a full range, including Long Coats, Medium Coats, Jackets, Pants and Aprons.

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WHOLESALE DRYGOODS VICTORIA, B. C.

ken was in favor of a site at Cadboro Bay, but a man like Lord Strathcona believed that the corner of Craigflower road and Admiral's road would be an ideal sit

"I hold in my hands three letters in regard to the establishment of an exgetting justice for Esquimalt constituency from the McBride government and continued:

"We have reached a time when the Dominion government is proposing to give us the things we want and the give us the give us the things we want and the give us the give

I have no doubt that in what pertains to the establishment here of defences of the greatest of empires, the Empire that the sun never sets upon, there will be no differences here in Escaping the content of the commence of the worse for him if he voted against Helmcken. He assured any electors who might be inclined to believe this that their hallot.

M. B. Jackson.

speech, recalling the great services lumbia gentlemen not equal to the position, and whose hostility to the Dominion government on every occasion for settlers in this province. Surveys them a fair sprinkling of the brave and hardy defenders of the Empire on the many defenders of the m about the matter. The hon, gentleman says he is informed that this government was informed as long ago as

May last that this status for the sales of the sales o ment was informed as long ago as letter to him; I pointed out that my smoking concert, when they heard adsolved that this statute would be own view was that it would make for brought into effect on the 1st of September 2. The contents of my and Sailors. Home Friday night at a smoking concert, when they heard adsolved that this statute would be own view was that it would make for the brought into effect on the 1st of September 2. The contents of my and Sailors. Home Friday night at a smoking concert, when they heard adsolved that this statute would be own view was that it would make for the brought into effect on the 1st of September 2. The contents of my and Sailors. Home Friday night at a section of the letter to him; I pointed out that my people, by their cool and deliberate to him; I pointed out that my people, by their cool and deliberate to him; I pointed out that my people, by their cool and deliberate to him; I pointed out that my people, by their cool and deliberate to him; I pointed out that my people, by their cool and deliberate to him; I pointed out that my people, by their cool and deliberate to him; I pointed out that my people, by their cool and deliberate to him; I pointed out that my people, by their cool and deliberate to him; I pointed out that my people, by their cool and deliberate to him; I pointed out that my people, by their cool and deliberate to him; I pointed out that my people, by their cool and deliberate to him; I pointed out that my people, by their cool and deliberate to him; I pointed out that my people, by their cool and deliberate to him; I pointed out that my people, by their cool and deliberate to him; I people out that the people of the line contents of the him; I pointed out that my people, by their cool and deliberate to him; I people out that the people of the peop retain place and power, the McBride that line could build through. The

After giving his hearers some history mind and I know that in him we have and not British Columbia, which was

The meeting closed with cheers for "If you place him in power the great the King, the Liberal leader and Mr. potential wealth of this richest of prov-

LIBERTY IN CANADA

Resolution Adopted at the Convention of Federation of Canada.

These conditions will continue so long as you return to the legislature a majority to support the McBride government."

Local Questions.

Mr. Jardine took up local matters and showed the indifference of the government to the needs of Esquimalt, and showed the indifference of the government to the needs of Esquimalt, and solven the following the following described lands: Commence the following described lands: Commence of Shell Island, which lies a little to the south of Coal Island, which lies a little to the south of Coal Island, situate at the head of the Saanich Peninsula, thence following round the coast line of said Shell Island to point of commencement, present in the United States of

America."
The delegates to the 29th convention the paralleling of the C.P.R. were to make freight rates lower there might possibly be some advantage in it, but the contract contained not one word about control of rates. Mackenzie & Mann would have absolute control of the situation.

The premier had promised that the promised that the people of Esquimalt would have a new school to be under way in not less than two weeks from that time. Instead of that there were 350 children in a building with walls an inch thick, and on a dull day they had to be sent with the United States of Victoria, B. C., occupation, clerk, intends to apply for permission to purchase the discovery that they embodied that fact in a resolution of which the above west of Coal Island, situate at the head of Saanich Peninsula, thence following the coast line of Saanich Peni

planation. It must make the electors pause when they saw a shrewd and expublic works in the riding to \$25,000 son and delegate John Mitchell should Conservative Association. The dis-gracefully unsanitary condition of special fund to appeal to the Supreme by Mr. Jardine, and the utter neglect of this most important of matters.

Vice-president O'Connell presented A. H. Gill. M. P., and J. R. Clynes, croft, of Toronto, three fraternal delegates, with a handsome gold watch called attention to the manner in each for themselves, and a handsome diamond pin each for their wives.

SHERIFF LOSES OFFICE.

Springfield, Ills., Nov. 20 .- Gover Dineen yesterday declared the office of sheriff of Alexander county vacant, because Sheriff Davis allowed a negro nurderer and a white man to be taken from his care and lynched at Cairo, Ills., on November 11th. The governor's action was in observance of a law previding that whenever a sheriff renders a prisoner to a mob, his office mmediately becomes vacant.

NEW PRESIDENT.

Philadelphia, Nov. 20.-Provost C. C. Harrison, of the University of Pennsyl vania, yesterday accepted the chair Carnegie foundation for the advance W. Eliot, former president of Harvard

A coin is usually in currency for

NOTICE.

Notice is hereby given that application will be made to the Parliament of Ca at the next session thereof for an authorizing the Vancouver Island Eastern Railway Company to constitutions. equip and operate a line of railwa government is able to get the property."

A scathing denunciation of the attorney-general was indulged in by Mr. Jardine and he also referred to an intimidating statement that was being circulated by the Conservatives to the extension, and for the continuation charter of the said company, and in the continuation of the said company, and in the continuation of the said company, and in the continuation of the said company, and in the company and in

> Dated at Victoria, British Columbia this nineteenth day of October, A.D. 1909 R. C. LOWE.

Located this 2nd day of June, A. D. 1809 F. A. BURNS, Locator, By her Agent, M. KING.

ess.
Located this 29th day of May, A. D. 1909,
H. W. SUTTIE, Locator.
By her Agent, M. KING.

LAND ACT.
FORM OF NOTICE.
Land District, District of Vic-

Take notice that Earl Winton Clarke, of Victoria, B. C., occupation, clerk, intends to apply for permission to purchase the following described lands: Commencing at a post planted on the north shore of Goudge Island, which lies a little to the west of Coal Island, situate at the head of the Saanich Peninsula, thence following round the shore line of said Goudge Island to point of commence-

May 25th, 1909.

Form No. 9.
LAND ACT.
FORM OF NOTICE.

EARL WINTON CLARKE. May 25th, 1909

Take notice that Earl Winton Clarke, of Victoria, B. C., occupation, clerk, into point of commencement.

EARL WINTON CLARKE.

May 25th, 1909.

"COMPANIES ACT, 1897,"

Notice is hereby given that Leeming Brothers, Limited, of Victoria, B. C., brokers, have been appointed the new attorney of "The Niagara Fire Insurance Dated at Victoria, B. C., this 9th day of

S. Y. WOOTTON.
Registrar of Joint Stock Companies.



TRY A CLASSIFIED WANT AD.

POISON

LORD

VOL. 37.

Fermer Pr

London, Nov. Rosebery, forme ter, in the Hou has created a cussion throug terest in the public gallerie not enough re seat all the pec bury, giving th danger in the ing. He said: "I am quite party and spea awful gravity is the greatest fetime of any Lord Roseb the letter of Lords was bills, but si was not poss should send House of Lor of rejecting only possible mant power ority of the

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not in fact Dealing ' Lord Rose expressed adjustmen the two H at without He den strongest

U. S. CF

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